WILMINGTON, N. C., FRIDAY MORNING, MARCH 19, 1869.

NO. 6.

compromising debts.

passed, would prove inoperative.

table, which was not agreed to.

as he was of his own color.

Messrs. Osborne and A. J. Jones.

The Senate then adjourned.

Tuesday next, 12 o'clock, which prevailed.

HOUSE OF REPRESENTATIVES.

Mr. Durham said he had been unavoida-

ment there was more impropriety in this

allowed to record their votes in the nega-

Messrs. Snipes and Williamson, colored,

RESOLUTIONS.

WHEREAS, It is manifestly evident that the ne-

of two weeks without action. Therefore, be it

other measures had been perfected.

of office act," &c.

great confidence in President Grant, and

instructing our representatives in Con-

On motion of Mr. Sinclair, the rules

were suspended, and the resolution con-

Pending any definite action upon the

The hour having arrived for the consid-

The report of the Special committee or

Mr. Bowman, Chairman of the commit-

tee reported a substitute for the bill to

regulate pleadings in certain cases, and

asked time to consider the other two bills

Mr. Malone, of the committee, objecting

to the substitute submitted a minority re-

Mr. Malone continued for some time in

Mr. Estes argued in opposition to the

Mr. Welch moved to print the bill and

Mr. Bowman took the floor in defence

Mr. Vest favored the motion to print and

postpone until to-morrow as the members

Mr. Ingram opposed the motion to post-

make it the special order for to-morrow

Mr. Estes favored the motion to print.

report. He thought it offered a premium

previously submited.

to fraud and rascality, &c.

of the report of the committee.

morning at 11 o'clock.

tion of time.

T. A. BYRNES, Sec'y.

amendment than in the XIVth article,

THURSDAY, March 11, 1869.

# HERE'S YER MULES.

Paris, Bourbon Co., Ky., March 4th, 1869.

Messrs. Engelhard & Price—Dear Sirs: I WILL HAVE A DROVE OF GOOD BROKE MULES, from four to six years old, in wilmington about the let of April, about sixty of them suitable for wagon purposes or working on Railroads, and the balance suitable for Cotton and Ground Pea Plowing. They were all selected by me in the Far West for the above purposes, and nearly all bought out of wagons by the pair, and are now ready for immediate use. One Mule well broke at this season of the year will do the work of two unbroke. The Mules will be divided in Greensboro' on the 21st of this month. Onehalf will go by way of the Coalfields and then to Fayettevide about the 24th, and from there to Elizabeth about the 26th, and then to Lumberton and to Wilmington. The other half will be in Raleigh on the 25th, in Clinton 27th, Faison's Depot 28th, Kenansville 30th, and then to Wilmington, by way of Magnolia and Rocky Point. My old friends and customers may rely upon the Stock being at the above places at the time above mentioned, and will be sold at the market price. H. T. WILSON, AGENT.
Fayetteville Eagle and Raleigh Sentinel copy Fayetteville Eagle and send bill. twice a week till April 1st, and send bill. 137-1td&wtf

Sale of Valuable Lands at Auction. DY VIRTUE OF A MORTGAGE DEED exe-D cuted to me by William A. Bland, of Brunswick county, I will expose to sale at the Court House in Smithville, on Tuesday, the 6th day of April, 1869, the following tracts of land situate in Brunswick county, viz:

One Tract containing 2,100 acres, Ising on Crow Swamp; one tract containing 600 acres, lying on same Swamp; one tract containing 250 acres, lying on Stallion Gally Bay; one other tract containing 100 acres, and three other tracts of 100 acres each, lying together. These lands are very valuable for timber and

turpentine, and will be sold on accommodating DUGALD A. LAMONT, Mortgagee.

W. A. BLAND—SIR: Take notice that I shall expose to public sale at the Court House in Smithville, on Tuesday, the 6th day of April, 1869, all the lands conveyed by you to me by deed bearing date the 4th day of January, 1861, to secure the payment of certain debts DUGALD A. LAMONT.

Wilmington, 6th March, 1869 135-1t&5-3t\* Valuable Land for Sale in the Upper

Black River District. HAVING TO PAY SOME OLD DEBTS, I rior article of Nitro-phosphate and pure Bone low county to levy a special tax.

Offer for sale a TRACT OF LAND containing 787 acres, being part of the Plantation formerly owned by George Fennell, deceased, in Upper Black River District. The land is well adapted to the cultivation of Cotton, Corn or Wheat. Description of the land and improvements is unnecessary, as purchasers will view OWEN FENNELL. New Hanover Co., March 6th, 1869.

Ayer's Cathartic Pills, For all the purposes of a Lavative Med-



Perhaps no one mediine is so universally re quired by everybody as ly adopted into use, in every country and amons dl classes, as this mild efficient purgative Pill. The obvious reason is, that it is a more reable and far more effec other. Those who have ried it, know that it cured them; those who have

not, know that it cures their neighbors and friends and all know that what it does once it does always - that it never fails through any fault or neglect of ns composition. We have, and can show, thousands upon thousands of certificates of remarkable cures of the following complaints, but such cures are known in every neighborhood, and why should we publish them? Adapted to all ages and conditions in all climates; containing neither calomel or any deleterious drug, they may be taken with safety by anybody. Their sugar coating pre-serves them ever fresh and makes them pleasant to take, while being purely vegetable no harm can They operate by their powerful influence on the

internal viscera to purify the blood and stimulate it into healthy action - remove the obstructions of the stomach, bowels, liver, and other organs of the body, restoring their irregular action to health, and by correcting, wherever they exist, such derangements as are the first origin of disease. Minute directions are given in the wrapper on

the box, for the following complaints, which these Pills rapidly cure:—
For Dyspepsia or Indigestion, Listlessness, Languor and Loss of Appetite, they should be taken moderately to stimulate the stone ach and restore its healthy tone and action.

for Liver Complaint and its various symp-tom. Bilious Headache, Sick Headache, Jaun lice or Green Sickness, Bilious Colic and Bilious Fevers, they sho diciously taken for each case, to correct the diseased action or remove the obstructions which cause it. For Dysentery or Diarrhoea, but one mild

dose is generally required.
For Rheumatism, Gout, Gravel, Palpitation of the Heart, Pain in the Side, Back and Loins, they should be continuously taken, as required, to change the diseased action of the system. With such change those complaints

For Dropsy and Dropsical Swellings they should be taken in large and frequent doses to produce the effect of a drastic purge.

For **Suppression** a large dose should be taken as it produces the desired effect by sympathy. As a Dinner Pill, take one or two Pills to promote digestion and relieve the stomach.

An occasional dose stimulates the stomach and bowels into healthy action, restores the appetite, and invigorates the system. Hence it is often advantageous where no serious derangement exists. One who feels tolerably well, often finds that a dose of these Pills makes him feel decidedly better, from their cleansing and renovating effect on the digestive apparatus. There are numerous cases where a purgative is required, which we cannot enumerate here, but they suggest themselves to every body and where the virtues of this Pill are known, the public no longer doubt what to employ.

### Ayer's Cherry Pectoral, For Diseases of the Throat and Lungs, such as Coughs, Colds, Whooping Cough, Bronchitis, Asthma,

and Consumption.

Probably never before in the whole history of medicine, has anything won so widely and so deeply upon the confidence of mankind, as this excellent remedy for pulmonary complaints. Through a long series of years, and among most of the races of men it has risen higher and higher in their estimation, as it has become better known. Its uniform character and power to cure the various affections of the lungs and throat, have made it known as a rehable protector against them. While adapted to milder forms of disease and to young children, it is at the same time the most effectual remedy that can be given for incipient consumption, and the dan gerous affections of the throat and lungs. As a provision against sudden attacks of Croup, it should be kept on hand in every family, and indeed as all are sometimes subject to colds and coughs, all should be provided with this antidote for them. Although settled Consumption is thought in curable, still great numbers of cases where the disease seemed settled, have been completely cured, and the patient restored to sound health by the Cherry Pectoral. So complete is its mastery over the disorders of the Lungs and Throat, that the most obstinate of them yield to it. When nothing else could reach them, under the Cherry Pectoral they subside and disappear. Singers and Public Speakers find great pro-

Asthma is always relieved and often wholly cured by it. Bronchitis is generally cured by taking the Cherry Pectoral in small and frequent doses. So generally are its virtues known that it is un-

necessary to publish the certificates of them here, or do more than assure the public that its qualities are fully maintained. Prepared by DR. J. C. AYER & CO., LOWELL, MASS,

Sold in Wilmington by E. Willis, W. H. Lippitt and all Druggists and Dealers every-67-eod1w-1tw

ERRORS OF YOUTH. GENTLEMAN who suffered for years A from Nervous Debility, Premature Decay, and all the effects of youthful indiscretion, will, for the sake of suffering humanity, send free to all who need it, the receipt and directions for making the simple remedy by which he was cured. perience, can do so by addressing, in perfect con-

JOHN B. OGDEN, No. 42 Cedar street, New York.

ALL KINDS OF JOB WORK EATLY EXECUTED

MARRIAGE GUIDE. B married persons or those about to be mar- it the original bill. ried, both male and female, in everything concerning the physiology and relations of our sex-nal system, and the production and prevention of offspring, including all the new discoveries never | bill for the better protection of mechanics | other bills, to have it submitted to the peobefore given in the English language, by WM. and other laborers, was taken up and ple for a vote. YOUNG, M. D. This is really a valuable and in- made the special order for Friday, 11 teresting work. It is written in plain language for the general reader, and is illustrated with numerous Engravings. All young married people, or those contemplating marriage, and having the least impediment to married life, should read this book. It discloses secrets that every one should be acquainted with; still it is a book that must be locked up and not lie about the house. It will be sent to any address on receipt of 50 cents .--

Address, Dr. WM. YOUNG, No. 416 Spruce street, above Fourth, Philadelphia. AFFILICTED AND UNFORTUNATE .- No matter what may be your disease, before you otorious QUACKS-native and foreign-who ad passed its second and third readings. vertise in this or any other paper, get a copy of Dr. Young's Book and read it carefully. It will be the means of saving you many a dollar, your health, and possibly your life

Dr. Young can be consulted on any of the diseases described in his publications, at his office, No. 416 Spruce street, above Fourth, Philadelphia.

TO CONSUMPTIVES.

THE ADVERTISER, HAVING BEEN RE-stored to health in a few weeks, by a very simple remedy, after having suffered several years with a severe lung affection, and that dread dis- cused. ease, Consumption-is auxious to make known to his fellow-sufferers the means of cure. To all who desire it, he will send a copy of the

prescription used (free of charge), with the directions for preparing and using the same, which they will find a SURE CURE FOR CONSUMP-TION. ASTHMA, BRONCHITIS, etc. The object of the advertiser in sending the Prescription is to benefit the afflicted, and spread information which be conceives to be invaluable; and he hopes every sufferer will try his remedy, as it will \$10 for unlawful absence. cost them nothing, and may prove a b'eseing. Parties wishing the prescription, will please ad

REV. EDWARD A. WILSON, Williamsburg, Kings County, New York.

### THE LODI MANUFACTURING CO., (Established 1840.)

INVITE PLANTERS AND FARMERS to send I for a pamphlet descriptive of their Fertili-

We offer our Donble Refined Poudrette, equal

doubled the yield.

WILLIAMS BRO'S, Dover, Del., says it gave heir Rhubarb and Tomatoes a vigorous growth, ripening the latter two weeks earlier. P. W. HUTCHISON, Sen., near Cherokee,

a., eays it nearly doubled his yield of Cotton.

Hon. ELI S. SHORTER, Eufaula, Ala., says is Cotton was fully equal to adjoining fields manured with the best Super-phosphates. S. MONTGOMERY, Ellaville, Ga., says it reased his crop of Cotton 150 lbs. per acre. G. S. OGLESBY, Marietta, Ga., used it on Jorn and Cotton and says it more than DOUB-LED the yield. He regards it the cheapest and nost reliable Fertilizer within his knowledge. Ex-Gov. SMITH, Warrenton, Va., tried hit with hree several crops the last and present years, and says: "I PRONOUNCE IT WITH CONFIDENCE A

MOST VALUABLE MANURE. sland Plantation, N. C., says: "I think the Poudrette used for Corn cannot be surpassed—used also on Cotton which produced a large yield." Doct. E. M. PENDLETON, Sparta, Ga., says: The Nitro-phosphate of Lime, used on Cotton made 248 per cent, the first year." Prof. GEO. H. COOK, of the New Jersey State Agricultural College, at New Brunswick, says :-The Double Refined Pondrette and Nitro-phoschate of Lime paid us full 100 per cent. above their market value in the increase of crops this

Address LODI MANUFACTURING CO., Box 3139, New York P. O. Office 66 Cortlandt Street. B. G. GRAHAM, Charlotte, and HINSON &

BROWN, Kenansville, N. C., Agents for the Comjan 8-48-3m

SPRUNT & HINSON, Wilmington, AGENTS FOR THE COMPANY.

From the Raleigh Sentinel.

LEGISLATURE OF NORTH CAROLINA,

SENATE. NIGHT SESSION.

Monday, March 8, 1869. The resumption of the school bill being n order, the question recurred on striking out section 104, and upon this motion the reas and nays were called, which resulted yeas 2, nays 19-no quorum voting, a call of the House was made, with doors closed. The roll was called and absentees noted. A quorum now being present, the vote was again taken and resulted in a quorum

Mr. Love then moved an adjournment, which was objected to.

A call of the House was again made when a quorum answered. Mr. A. J. Jones moved that every absentee, without a lawful excuse, be fined \$10, and that the President be instructed to withhold that amount from his per

diem, and, on that motion, called the year and mays, which resulted yeas 14, mays 13. Mr. Stephens entered, was arraigned for being absent, and pleaded late supper. A motion to excuse Mr. Stephens was made, and the yeas and nays demanded, which resulted yeas 22, nays 6.

Mr. Lindsay moved to excuse all absentees, which was lost.

dered same excuse with Mr. Stephens. He was excused. Mr. Osborne was next arraigned and

gave as his excuse business connected with the Senate. He was excused. The vote being again taken, section 104 question. The call was sustained, was not stricken out. Yeas 7, nays 23. The remainder of the night session, extending to 10 o'clock, was occupied in the

further consideration of the school bill .-The bill, as a whole, is objectionable to none. both parties-Mr. Welker, alone, Chairman of the Committee of Education, seeming to be its strongest friend. Mr. A. J. Jones gave notice that on the

third reading of the bill he would offer a On motion the Senate adjourned.

## HOUSE OF REPRESENTATIVES. Monday, March 8, 1869.

NIGHT SESSION.

tection of Planters was taken up and pass- taken up and passed its second reading, ed its several readings. On motion of Mr. Malone, the rules were next. suspended, and the bill requiring Judges | On motion the House adjourned until to hold their Courts until Thursday of the to-morrow morning at 10 o'clock. second week of the Court and for other

purposes, was taken up. Mr. Justice, of Rutherford, moved to lay the bill on the table.

and nays upon that motion. The call being sustained, the roll was ary, at or near Greensboro'.

suspended, and the bill to amend an act ton road. West, with amendments. The establishing the rate of interest in the rules were suspended, and the bill put up- called resulted yeas 17, nays 16. State and to repeal chapter 114 of the on its second and third readings. Passed Revised Code, entitled "Usury," was its second reading, and on its third read-The question recurred upon a substitute Mr. Barrow, as well as Mr. Welker, op-

JOURNAL OFFICE. offered by Mr. French.

Mr. Malone moved to lay it on the table. REING A PRIVATE INSTRUCTOR FOR which motion being adopted, carried with the bill, and asserted the right of the peo- Supreme Court.

o'clock. On motion of Mr. Sinclair, the rules were suspended, and bill for the organization of the county of Grant was taken up and made the special order for next Wednesday week, 11 o'clock.

the procedure in special proceedings genplace yourself under the care of any one of the support, and in dower, was taken up and would not pass. Mr. S. continued his re-On motion the House then adjourned.

> SENATE. Tuesday, March 9, 1869.

noted.

in the capitol and at the Senate door, find- the West-extending from the Atlantic to table. Chamber. He, however, did not ask to be occupied some half hour. excused, if he had violated a rule of the Senate. He was, however, excused.

members. ings in regard to absent members be dis- stitutional. pensed with. Carried.

The journals were then read. Senator from Anson, from the Commit- bill, &c.

tral Railroad of North Carolina.

The bill to protect constables against Mr. Robbins moved to amend the liability for failure to collect stale debts, amendment of Mr. Sweet by submitting it was read second time and indefinitely post- to the people on the 1st Thursday in Au- Cape Fear Agricultural Society was taken rushed through in such hot haste, not over

bonds, read and referred to the Judiciary then, then he was willing for all these rail-

SPECIAL ORDER.

A bill to amend Code of Civil Procedure, in regard to fees, was taken up. Provides for the payment of fees of public officers, their duties, who to pay costs in prosecutions, &c., &c.

Mr. Respass gave notice of a bill to construct a railroad from Plymouth to Wil-The subject of costs in prosecutions, elicited a running debate which was en-

gaged in by Messrs. Osborne, Graham, Davis, Welker, Respass, Barrow, Robbins, Sweet, Shoffner, Blythe, Brogden, and others, up to the hour of adjournment, with motions to amend sections and strike In a bill of such vital importance to the

public, without a knowledge of the bill, the reader will not understand the amendments to paragraphs, without having the whole paragraph before him, therefore the reporter deems it advisable not to mystify the bill by attempting to give the amend-

HOUSE OF REPRESENTATIVES. Tuesday, March 9, 1869.

By Mr. French: A bill establishing a rate of interest. Referred. By Mr. Sinclair: A bill to authorize the Commissioners of Robeson county to levy

a special tax. Lies over. Mr. Malone moved to reconsider the vote by which the bill requiring Judges to hold their courts until Thursday of the second was laid on the table.

reconsider was, on motion of Mr. Estes, laid upon the table. Mr. Moore, of Chowan, from the Special

laying off the homestead and personal pro-Mr. Moore said, as the bill had been most thoroughly discussed, he did not think gentlemen would wish to debate

The question recurring upon the motion the yeas and nays were called and the motion prevailed by a vote of yeas 84, nays

The bill then passed its third reading as amended. of the people, submitted three bills, which were ordered to be printed and

made special order for to-morrow, at 11 o'clock. The bill allowing the Commissioners of nesday next. Richmond county to levy a special tax was vote of yeas 73, navs none.

On motion of J. S. Leary, colored, the On motion of Mr. McMillan, the rules rules were suspended and the bill to charwere suspended, and the bill for the pro- ter the Express Steamboat Company was and, on motion, postponed until Saturday

SENATE. WEDNESDAY, March. 10, 1869. Mr. Welker presented a petition from the J. S. Leary, colored, called for the yeas Commissioners and citizens of Guilford, concerning the location of the Penitenti-

called and the House sustained the mo- Mr. Winstead from the Committee on Sufferers wishing to profit by the advertiser's ex- tion to table by a vote of yeas 35, nays 32. the Judiciary, reported back the bill rela-On motion of Mr. French, the rules were tive to a Railroad from the Raleigh & Gas-

posed it on constitutional grounds.

Mr. Robbins questioned Mr. Winstead on the constitutionality of the bill. Mr. Sweet was in favor of Railroads- its work.

doubted the policy of imposing additional burdens on a people already oppressed.— He canvassed the constitutionality of the bill, and thought it would meet with the On motion of Mr. Seymour, the rules same fate at the hands of the Supreme were suspended, and the bill to provide Court, that the Chatham Road did. The policy of the State building roads all over of Good Templars at Wilmington. Reerally, and in application for widows' year's the State was new, and he hoped the bill ferred. marks at length, and closed by proposing were suspended, and the bill authorizing submitted to the people.

of internal improvement, as necessary to nays none. the prosperity of the State. He advocated House was made, and absent Senators should be thought unconstitutional, that the Commissioners of Wilson county to question would be tested by the Supreme levy a special tax was taken up and passed The Senator from Johnston being absent Court, as in the case of the Chatham Road. its second reading by a vote of year 70, at the opening, but entering 10 minutes He spoke of great benefits to result from nays none. after the President called the House to the construction of this road, not only to Mr. Cook gave as his excuse, that he was already reaching to the wealthy States of ing it locked, and could not enter the the Pacific, &c. The remarks of Mr. L.

Mr. Sweet again occupied the floor and Mr. Welker moved to rescind the resoluMr. S. had opposed the extravagant meastion adopted last night, imposing a fine of ures that have been before this Senate, to wit : and though in the minority, was proud of Pending the consideration of this mo- his record, and would refer to it with tion, Mr. Lassiter urged prompt attention pride. He feared the reckless appropriato business, and a prompt attendance of tions already made by the Legislature would have a tendency to depreciate our the Committee on Judiciary, reported Mr. Welker's motion was ruled out of State credit. He advocated his amend-Mr. Love moved that further proceed- and this course would make the bill Con-

Mr. S. could count on the vote of the Senator from Rockingham, against this Special Committee on Relief.

to the best Super-phosphate, at the low price of tee on Finance, reported favorably on the Mr. Lindsay next addressed the Senate ings in certain cases. \$25 00 per ton. The Company also make a supe- act authorizing the Commissioners of Ons- in favor of the bill. He thought there Mr. Bowman read extracts from letters were periods in the proceedings of this from various parts of the State, asking for Mr. Forkner gave notice of a bill to or- Senate when even the Senator from Craven some relief at the hands of this Legisla-E. M. TODD, Smithfield, Va., says where he ganize the department of agriculture of did vote for, or was willing to support cerused the Double Refined Poudrette on Corn it the Bureau of Agriculture, Immigration tain Railroad measures. Mr. L. spoke of the immense quantities of mineral-iron, Mr. Davis gave notice of a bill to charter | coal and lime, which would find a market | Railroad from Greensboro' to the Vir- if this road is established—these minerals ginia State line, to be known as the Cen- were now locked up in the interior of North Carolina. The building of the Bill autherizing the Board of Education | Road would enable the people to pay their to sell certain stocks was read second time taxes, &c. They were willing, his people, to make liberal subscriptions to the Road.

gust, 1869. Mr. Love asked that the rules be sus- Mr. R. had observed, with what ingenpended and his resolution defining what uity the word corporation was withheld printing shall be done, be taken up. He from the bill when, in fact, it was a corpowas opposed to printing ratified acts—the ration, and the proposition was to loan The Superintendent of Gen. W. R. COX, Polk expense was enormous, and the extrava- this corporation \$2,000,000—therefore the gance should be abated. There were over people of N. C. ought to say whether they seventy thousand pages of useless matter are willing to loan the credit of the State printed. The rules were not suspended. to this corporation to the said amount. If Bill to prevent the sacrifice of State the people are willing to shoulder the bur-

> roads to be built. Mr. R. could see no propriety in the remarks of either of the Senators from Granville or Rockingham-all admitted the main facts in regard to the minerals, &c., but they were no argument for passing a

bill which was clearly unconstitutional. Mr. Graham took grounds against the pill as unconstitutional. The decision of the Supreme Court should not be flanked by the omission of a few words in the charsometimes had a powerful influence over the opinions of men. Mr. G. read from the opinion of the Supreme Court in regard to the constitutionality of the Chatham Road, &c. If the bill is to be passed morrow morning 10 o'clock. the amendments of the Senator from Craven was necessary. Opposed to the increase of the public debt-let the public debt stand as it is, and endeavor to meet

the interest thereon. Mr. Winstead again defended the bill, and vindicated the right of his people to were suspended and the bill to incorpershare in railroad facilities. It was a re- ato the North Carolina Iron, Steel, Metalmarkable fact, that opposition came from lurgical Company, was taken up.

Senators, living on railroads. Mr. Cook advocated the passage of the postponed for one week. bill—there was no attempt to get around the Constitution—the simple proposition suspended and the bill for the benefit of bill would not pass that body until certain was to build a Railroad. Other sections of securities and endorsers, was taken upthe State had applied for and obtained aid amended and passed its several readings. -why not help the section now applying for aid. Capitalists, North, who grew fat transmitting the bill constructing a Rai!- and the message accordingly sent to the during the war, were anxious, and would road through the counties of Granville, Senate to that effect. invest their money in these bonds. Mr. Person, Rockingham and Caswell, and ask-C. said North Carolina came out of the ing the concurrence of the House. war with nothing but her name and her Bill was placed upon the Calendar. week of the court, and for other purposes, honor, how can she build roads without aid? Mr. C. extended his remarks, earn- 10 o'clock to-morrow morning. After considerable debate the motion to

estly urging the passage of the bill. Mr. Lindsay said, the road has been characterized a Virginia road—he denied this-it will not touch Virginia-it will be Committee, to whom was referred the bill a feeder to all the roads in North Carolina.

perty exemption, together with the various any bill of internal improvements-none vote on the 15th amendment. Mr. Sweet was next arraigned and ren- proposed amendments, submitted a report had come before him. He regretted to see honorable Senators making question of this matter. He would vote on all bills of internal | Eppes, colored, gave notice of a bill to

improvement when they are preented in a charter a Road from Scotland Neck to Welfurther, therefore he called the previous legitimate form. He was opposed, how-don. ever, to giving his vote to any measure involving the State, before the revenue bill to concur in the report of the committee was perfected. He wished to see all bills late Criminal Court to the Superior Court asking appropriations, as this bill did, sub- of the county of Craven. The bill, under mitted to the people of North Carolina for a suspension of the rules, passed its several their approval or rejection; he was not op- readings. posed to internal improvements. He would like to see the mountains of the incorporate the New Hanover Laborers Mr. Bowman, from the Special Com- State, as well as Eastern Carolina, reaping and Farmer's Association. mittee raised to report a bill for the relief | the benefits resulting from railroads and works of internal improvements.

Mr. Jones then moved to postpone the further consideration of the bill till Wed-Mr. Barrow spoke of the extraordinary

taken up and passed its third reading by a powers which the bill, if passed, would place in the hands of its President. He looked upon it as not only extraordinary but unprecedented. Mr. Welker favored a postponement.

> The question recurring on the motion to postpone resulted in yeas 12, nays 21. motion of Mr. Shoffner, proposed as an gation Company. Read third time and Mr. Sweet's amendment was then, on additional section. Hyman, colored, called the previous question which was sustained, and the question Senate to take early action on the bill to

15, nays 19. The question now recurring on the passage of the bill on its third reading, resulted in yeas 20, nays 14. Hyman, colored, moved to reconsider the vote just taken.

Mr. Stephens moved to lay that motion on the table. The yeas and nays being Mr. Respass gave notice of a bill to restrict the Treasurer in the issuing of bonds for internal improvements.

Mr. Hayes gave notice of a bill to submit to a vote of the people railroad appro- bill. Mr. Wilson opposed its passage .- bill.

Mr. Winstead advocated the passage of priations declared unconstitutional by the His people did not ask for the relief proposed by the bill. ple in the counties through which the road Mr. Robbins gave notice of a bill concern- Mr. Robbins accounted for this from the

On motion of J. H. Harriss, colored, of will pass, to demand the road. He thought ing pleas and answers in old debts. Wake, the rules were suspended and the the bill constitutional—was willing, with Mr. Forkner introduced a bill establish-

> Mr. Richardson gave notice of a bill to not expect the State to pay their debts. enable the Chatham Railroad to complete The Senate then adjourned.

HOUSE FO REPRESENTATIVES. WEDNESDAY, March 10, 1869.

corporate the Star of Hope Lodge, No. 6, the blackberry question.

levy a special tax, was taken up and passed | constitutional, as it impaired private con- thing was unconstitutional, and he did not Mr. Lassiter advocated a liberal system its second reading by a vote of year 75, tracts. No quorum being present, a call of the the passage of the bill, and if the bonds were suspended and the bill authorizing On motion of Mr. Stanton, the rules

On motion of -- Hudgins, colored, the order, a motion was made that he be ex- North Carolina, but to the United States. rules were suspended and the bill to pre-It would supply a missing link to the chain vent the distillation of grain was taken up. Mr. Vest moved to lay the bill on the

> The yeas and nays being called, the motion was rejected by a vote of yeas 38, Pending further action upon the bill, the

hour for the special order was announced,

The bill in relation to salaries and fees. On motion of Mr. Barnett, the special rder was postponed until next Tuesday. By general consent, Mr. Seymour, from language in speaking of this Senate-had When Mr. Malone offered the following used damnable language. upon various bills, which were placed upon

SPECIAL ORDER. The various bills submitted by the The Clerk read the bill to regulate plead-

Mr. B. then spoke for some time in advocacy of the bill. After a long debate the whole matter was recommitted to a special committee of seven, to be named by the Speaker, to re-

port to morrow at 11 o'clock. The Chair appointed Messrs. Bowman Raglan, Allison, Ell's, Jarvis, Moore, of Chowan, and Argo, as said committee. On motion of Mr. French, the rules were suspended and the bill to incorporate the such an important measure had been

This bill comprises fifteen counties and sion. He never casted a vote with more asks for an appropriation of \$100 for each pleasure in his life than he now voted no of the counties.] Pending any definite action, the House, on motion of Mr. Moore, of Chowan, ad-

journed until 71 o'clock this evening. SENATE.

NIGHT SESSION. WEDNESDAY, March 10, 1869. The resolution retaining E. F. Martin as a page of the Senate, was read, and on mo-

tion of Mr. Barrow, laid on the table. The report of the Committee on Salaries measure, and concluded by asking the and Fees was taken up and considered at | Clerk to record his vote in the negative | length. The salary of the States Solicitors | upon the aforesaid constitutional amend- | o'clock. elicited long debate, and various amend- ment. ments were proposed. Mcssrs. Robbins, Respass, Blythe, Graham, Welker, Forkter. He made no insinuation, but locality ner, Lassiter, A. J. Jones, Martindale and tive. others participating in a debate as to the amount; and pending the consideration of recorded their votes in the affirmative. the subject, the hour of 10 o'clock having arrived, the Senate adjourned until to-

HOUSE OF REPRESENTATIVES. NIGHT SESSION. WEDNESDAY, March 10, 1869.

On motion of Mr. Stevens, the rules On motion c. Mr. Argo, the bill was

On motion of Mr. Malone, the rules were A message was received from the Senate adopted under a suspension of the rules,

gress to vote for a repeal of the "tenure On motion, the House adjourned until

SENATE. sidered at once. THURSDAY, March 11, 1869-P. M. Messrs. Cook, Galloway, Respass, Ma-Mr. A. J. Jones had not east his vote on son and Burns, by leave, recorded their

Mr. Respass introduced a bill to charter John H, Bonner, Clerk of the House of Referred. Representatives, informing the Senate that he was instructed to send a message to the

Senate, requesting that body to take early action on the bill to raise revenue, be re-By leave Mr. Sweet introduced a bill turned to the House of Representatives. providing for the transfer of cases from the eration of the special order, to-wit :

Galloway, colored, introduced a bill to Mr. Robbins, a bill concerning pleas and answers, pending on old debts. [The object of the bill is to give an opportunity to

plead, now that the stay law has been re-

moved. | Referred.

port recommending original bill with pro-Mr. Richardson : A bill to amend the charter of the Richmond Manufacturing Company. Referred. opposition to the majority report of the Bill to amend an act concerning Registers of deeds. [Gives Registers power to issue marriage licenses.] Read third time

and passed. Bill authorizing the Board of Education to sell certain stock in the Cape Fear Navipage 1. Message from the House requesting the

recurred on the amendment, resulted year raise revenue. Mr. Osborne said the message was not acceptable—the Senate presumes to underdid not properly understand the bill, &c. stand its own business, and he therefore moved the message be returned to the House. The message was returned. The hour of 11 o'clock having arrived, the special order, the school bill, was taken

> BILLS ON THIRD READING. Bill to establish a Board of Arbitration for each county.

up, and, on motion of Mr. Lassiter, post-

poned till Monday next, 11 o'clock.

1 square, of 10 lines or less, for each and every

RATES OF ADVERTISING.

Special Notices will be charged \$200 per square

freachand every insertion. All Obituaries and private publications of every character, are charged as advertisements.

No advertisement, reflecting upon private character, can, under ANY CIRCUMSTANCES, be

Mr. Pou opposed the motion to post-

Mr. Welch said that charges were made fact of the superabundant crop of black- that he wished to kill the bill by moving berries in Fersyth, by which they lived to postpone twenty-four hours. He only wished to have time to give the bill that Mr. Wilson replied that his people did careful consideration that its great importance demanded.

Messrs. Osborne and Murphy gave the question a grave consideration. Mr. Mur- wished time to examine and look into it,

phy read the proceedings of a public meet- &c. ing, looking to arbitration as a means of Mr. Durham said while he would vote for any judicious relief measure as to old Messrs. Shoffner and Welker made some debts, he would never vote for a bill like By G. W. Price, colored: A bill to in- remarks in reply to Mr. Wilson, touching this that clogged the Courts and tended to impair the business energies of the coun-Mr. Barnes desired that the bill should try, he would vote for relief as regards old be made to conform to the Constitution, debts but would never support a bill that as On motion of Mr. Sinclair, the rules and, until it did, he could not vote for it. this does, stays debts contracted since the Mr. Sweet was in favor of giving relief war and debts hereafter to be contracted; an amendment, that the matter should be the Commissioners of Robeson county to to the people; but the bill was clearly un actions in last ejectments, &c. The whole see how any one could, consistently with

> the statute book. He thought the bill, if opposed the motion to postpone. Mr. Jones moved the indefinite post-After some further debate the House reponement of the bill, as he believed a better fused to adopt the motion to postpone and

plan could be perfected for the relief of the print by a vote of yeas 42, nays 49. The question recurred upon the bill re-Mr. Sweet moved to lay the bill on the ported by the majority of the committee. The bill repeals that portion of the A. H. Galloway, colored, referred to the Code of Civil Procedure which makes writs remarks of Mr. Sweet, respecting the returnable before the Clerks, but makes action of the House on a bill for the relief them returnable before the regular terms of the people, and thought that if Mr. of the Courts. The bill makes all suits Sweet had heard what he (Galloway) had both in debts and actions ex delicto subject in the house to-day, from the Representa- to a continuance from Court to Court on tive from Wake, Harris, colored. perhaps the application of the defendant. It prothe Senator from Craven would not speak poses to prohibit the trial of cases in the so hopefully of the action of the other Courts except by the consent of parties .branch of the Legislature. Harris, col- The bill further provides that it shall ex-

Here considerable confusion ensued, and "That this act shall not apply to actions order, the journals not having been read. ment submitting the matter to the people, Calendar, and will be noticed when they moderation counselled—several members of debts contracted since the 1st day of deploring that anything should have been May, 1866, nor to any action now pending

tion ex delicto. Galloway claimed the right to speak of Mr. Malone favored the bill of the mathe member of the other house, especially jority so far as it relates to the return of summons to the regular terms of the it, if not he would oppose it. Mr. Jones withdrew his motion to postone indefinitely, but to postpone until

> House refused to adopt the motion by the following vote:

bly absent when the XVth amendment son, colored, and Wiswall 22. NAYS-Messrs. Allison, Ames, Argo, Armstrong, passed this House. He was surprised that Ashworth, Banner, Barnett, Blair, Boddie, Bowman, Candler, Clayton, Crawford, colored, Downing, Durham, Ellis, Farrow, Ferebee, Franklin, a couple of hours being given for discus-Gibson, Graham, Grier, Gunter, Harris, of Franklin, Harris, of Wake. colored, Hawkins, Hendricks, Hicks, Billiard, High, Hinnant, Hodnett, Hoffman, Humphries, Ingram, Jarvis, Jusupon that infamous proposition. He tice, of Henderson, Justice, of Rutherford, Kelly, thought it surrendered to the Congress the of Davie, Kelly, of Moore, Kinney, Leary, colorlast vestige of States rights. It amounted virtually to an entire obliteration of State lines and confirmed the previous usurpalines and confirmed the previous usurpation of that body. He was surprised at Profitt, Ragian, Robbins, colored, Robinson,

Mr. Smith, of Martin, characterized the whole measure as a most dishonest meas-Pending any definite action, the House

Peace of the Bayonet, Messrs. High and Nicholson were also It may be remembered that one General Garfield, a Congressman from Ohio, and a special friend of General Grant, predicted some months since that Grant intended to give the peace he invoked in the shape of "a little triangular piece of iron called a bayonet." The following from the New Mr. Estes offered the following resolu-York World, on the display made at the

prophecy of Garfield. That journal says : cessities of the State demand the immediate The grand military display at the inauguration yesterday is a new feature in the

Firing Cannon to give Warning of Storms Floods, &c.

Washington, D. C., 1869.

A Bad Beginning.

Secretary Cox's first official act was the removal of Mr. Charles H. McKnight, of Alexandria, Va., who was employed in the Secretary's office under Mr. Browning .-Mr. Mcknight had served in the Confederate army, where he lost an arm.

last flat-footed against the ratification of the suffrage amendment. The Journal no doubt reflects the sentiments of the great mass of the Republicans of Southern Indiana in the position it has assumed. Indianapolis Sentinel.

over twenty-four hundred dollars by their recent fair, just closed. This is unprecedented in the history of country fairs, and gives Martineburg the feather for liberality .- Winchester Times. It shows that the people will not allow

that Church to be cheated out of meeting houses. The Radicals may steal the buildings, but they can't steal the members. -The stolen houses will not profit them.

The New York Times, speaking of the arrival of ex-Secretary Seward in New pone for three reasons. First, the House York, says :

was just as well prepared to vote now upon 'He proposes to make a visit before the bill as at any time. Secondly, the many days to Aiken, S. C., partly for re-Mr. Seward is unreserved and emphatic in

Mr. A. J. Jones was opposed to passing their oaths to maintain the Constitution,

any more laws to remain a dead letter on support such a bill. Mr. Argo, in remarks of some length

ored, of the house, had used discourteous pire on the 1st day of January, 1871.]

said to mar the pleasant feeling between or hereafter to be brought arising in ac-

The debate was further indulged in by Court, &c. If the above proviso was incorporated into the bill he would support Mr. Forkner moved to lay the whole matter on the table. The yeas and nays were had and the

> AYES-Mesers. Carson, Carey, colored, Cawthorn, colored, Davis, Dixon, Estes, Forkner, Foster, Gahagan, Hayes, colored, Parker, Rea, Renfrow, Seymour, Smith, of Martin, Snipes, Stevens, Sweat, colored, Thompson, Vest, William-

the course of some gentlemen in the House Reynolds, Shaver, Siegrist, Sinclair, Simonds, Stanton, Vestal, Welch, Whitley, Wilkie and Wilvoting for such a measure, for to his judg-Bon-72. Mr. Durham continued for some time in ure, teeming with the greatest rascality. giving his reasons why he opposed the

adjourned until to-morrow morning at 10

inauguration, has recalled to our mind the

passage of the Revenue bill by this General Asembly, and, Whereas, said bill has been before the Senate of this General Assembly for upward history of occasions of this nature in the United States, and stands out in striking Resolved. That a message be sent to the Senate requesting them to take up and act upon the relief not only as opposed to the traditions of the republic, but in striking contrast with the professions and, as it were, pass-Mr. Estes spoke for some time in supword of the central figure in the pageant port of his resolution. He said that some itself. Peace was the word nttered, but Senators openly declared that the Revenue the things seen yesterday in Washington were long lines of troops, squdrons of horse, batteries of cannon, battalions of After some debate the resolution was foot, and, most noticeable of all, a bodyguard drawn from the ranks of the standing army. It was the leader of the legions that stepped into the civil power, and the By Mr. Sinclair : A resolution expressing

bayonets did but point the difference between the days of citizen Presidents and

In order that the plan may be tested so as to be extended to all the States in time resolution, the following message was re- telegrams of storms are furnished free, and ceived from the Senate in reference to Mr. will also pay the expense of firing the sig-

Estes' resolution in regard to the revenue:

Mr. Speaker, the Senate orders that the message received this morning from Mr.

Wall also pay the expense of firing the signals for three months, to the first twenty cities or towns that shall apply.

A Radical Paper Opposes Ratification. The Evansville Journal, a decided Radi cal paper, came out on Thursday morning

The ladies of the Methodist Episcopal Church South, at Martinsburg, realized

people needed relief now and should have creation and partly to pay a visit to Mr. it without delay. Thirdly, the delay would Weed, of whose rapid improvement in amount to nothing but a useless consump- health he receives very gratifying reports. Mr. Jarvis hoped all these motions to expressing his approval of the Cabinet postpone would be voted down as they selected by General Grant, and his predic-Quite a lively debate sprung up on this were merely made to ultimately defeat the tions of the entire success of his adminis-